

Calendar No. 304

115TH CONGRESS
2D SESSION

H. R. 3445

IN THE SENATE OF THE UNITED STATES

JANUARY 18, 2018

Received

FEBRUARY 6, 2018

Read twice and placed on the calendar

AN ACT

To enhance the transparency and accelerate the impact of programs under the African Growth and Opportunity Act and the Millennium Challenge Corporation, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “African Growth and
5 Opportunity Act and Millennium Challenge Act Mod-
6 ernization Act” or the “AGOA and MCA Modernization
7 Act”.

1 SEC. 2. TABLE OF CONTENTS.

2 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—ENHANCEMENT OF THE AFRICAN GROWTH AND OPPORTUNITY ACT

Sec. 101. Statement of policy.

Sec. 102. Definitions.

Sec. 103. Activities in support of transparency.

Sec. 104. Activities in support of trade capacity building.

TITLE II—MODERNIZATION OF THE MILLENNIUM CHALLENGE CORPORATION

Sec. 201. Candidacy status.

Sec. 202. Carryover authority for private-sector members of board of directors.

Sec. 203. Additional reporting to the board on the treatment of civil society in an eligible country.

Sec. 204. Concurrent compacts under the Millennium Challenge Act of 2003.

Sec. 205. Public notification of entering into a compact.

Sec. 206. Disclosure.

Sec. 207. Restriction on the use of assistance under section 616.

Sec. 208. Study on subnational compacts.

**3 TITLE I—ENHANCEMENT OF THE
4 AFRICAN GROWTH AND OP-
5 PORTUNITY ACT**

6 SEC. 101. STATEMENT OF POLICY.

7 It is the policy of the United States to support efforts

8 to—

9 (1) improve the rule of law, promote free and
10 fair elections, strengthen and expand the private sec-
11 tor, and fight corruption in sub-Saharan Africa; and

12 (2) promote the role of women in social, polit-
13 ical, and economic development in sub-Saharan Afri-

14 ca.

1 **SEC. 102. DEFINITIONS.**

2 In this title—

3 (1) AGOA WEBSITE.—The term “AGOA
4 Website” means the website established pursuant to
5 section 103(a).

6 (2) ELIGIBLE SUB-SAHARAN AFRICAN COUN-
7 TRY.—The term “eligible sub-Saharan African coun-
8 try” means a country that the President has deter-
9 mined meets the eligibility requirements set forth in
10 section 104 of the African Growth and Opportunity
11 Act (19 U.S.C. 3703).

12 **SEC. 103. ACTIVITIES IN SUPPORT OF TRANSPARENCY.**

13 (a) AGOA WEBSITE.—

14 (1) IN GENERAL.—The President shall establish
15 a publicly available website for the collection and
16 dissemination of information regarding the African
17 Growth and Opportunity Act (19 U.S.C. 3701 et
18 seq.).

19 (2) CONTENTS.—The President shall publish on
20 the AGOA Website the information described in
21 paragraph (1), including—

22 (A) information and technical assistance
23 provided at United States Agency for Inter-
24 national Development regional trade hubs; and

1 (B) a link to the websites of United States
2 embassies located in eligible sub-Saharan Afri-
3 can countries.

4 (3) ACTIONS BY UNITED STATES EMBASSIES.—
5 The Secretary of State should direct United States
6 embassies located in eligible sub-Saharan African
7 countries to—

8 (A) encourage individuals and businesses
9 in such countries to use the benefits available
10 under the African Growth and Opportunity Act;
11 and

12 (B) include a link to the AGOA Website on
13 the websites of such diplomatic missions.

14 (b) AGOA FORUM.—After each meeting of the
15 United States–Sub-Saharan Africa Trade and Economic
16 Cooperation Forum, the President should publish on the
17 AGOA Website the following:

18 (1) The outcomes of the meeting of the Forum,
19 including any commitments made by member coun-
20 tries and the private sector.

21 (2) An assessment of progress made with re-
22 spect to any commitments made by member coun-
23 tries and the private sector from the previous meet-
24 ing of the Forum.

1 (c) OTHER INFORMATION.—The President should
2 disseminate the information required under this section in
3 a digital format to the public and publish such information
4 on the AGOA Website.

5 **SEC. 104. ACTIVITIES IN SUPPORT OF TRADE CAPACITY**
6 **BUILDING.**

7 The President should—

8 (1) develop and implement policies that—
9 (A) encourage and facilitate cross-boundary cooperation among eligible sub-Saharan African countries in order to facilitate trade; and

10 (B) encourage the provision of technical assistance to eligible sub-Saharan African countries to establish and sustain adequate trade capacity development;

11 (2) provide specific training for businesses in eligible sub-Saharan African countries and government trade officials of such countries on accessing the benefits under the African Growth and Opportunity Act and other trade preference programs;

12 (3) provide capacity building for African entrepreneurs and trade associations on production strategies, quality standards, formation of cooperatives, market research, and market development;

1 (4) provide capacity building training to promote diversification of African products and value-added processing; and

4 (5) provide capacity building and technical assistance funding for African businesses and institutions to help such businesses and institutions comply with United States counterterrorism initiatives and policies.

9 **TITLE II—MODERNIZATION OF**
10 **THE MILLENNIUM CHAL-**
11 **LENGE CORPORATION**

12 **SEC. 201. CANDIDACY STATUS.**

13 (a) LOW INCOME COUNTRIES.—Section 606(a) of the
14 Millennium Challenge Act of 2003 (22 U.S.C. 7705(a))
15 is amended—

16 (1) in paragraph (1)(B), by striking “(3)” and
17 inserting “(4)”;

18 (2) in paragraph (2)—

19 (A) by amending the paragraph heading to
20 read as follows: “FISCAL YEARS 2005 THROUGH
21 2012”; and

22 (B) by striking “fiscal year 2005 or a sub-
23 sequent fiscal year” and inserting “each of fis-
24 cal years 2005 through 2012”;

1 (3) by redesignating paragraph (3) as para-
2 graph (4); and

3 (4) by inserting after paragraph (2) the fol-
4 lowing:

5 “(3) FISCAL YEAR 2013 AND SUBSEQUENT FIS-
6 CAL YEARS.—A country shall be a candidate country
7 for purposes of eligibility for assistance for fiscal
8 year 2013 or a subsequent fiscal year if the coun-
9 try—

10 “(A) has a per capita income not greater
11 than the lower middle income country threshold
12 established by the International Bank for Re-
13 construction and Development for such fiscal
14 year;

15 “(B) is among the 75 countries identified
16 by the International Bank for Reconstruction
17 and Development as having the lowest per cap-
18 ita income; and

19 “(C) meets the requirements under para-
20 graph (1)(B).”.

21 (b) LOWER MIDDLE INCOME COUNTRIES.—Section
22 606(b) of the Millennium Challenge Act of 2003 (22
23 U.S.C. 7705(b)) is amended—

24 (1) in paragraph (1)—

1 (A) by amending the paragraph heading to
2 read as follows: “FISCAL YEARS 2006 THROUGH
3 2012”; and

4 (B) in the matter preceding subparagraph
5 (A), by striking “fiscal year 2006 or a subse-
6 quent fiscal year” and inserting “fiscal years
7 2006 through 2012”;

8 (2) by redesignating paragraph (2) as para-
9 graph (3); and

10 (3) by inserting after paragraph (1) the fol-
11 lowing:

12 “(2) FISCAL YEAR 2013 AND SUBSEQUENT FIS-
13 CAL YEARS.—In addition to the countries described
14 in subsection (a), a country shall be a candidate
15 country for purposes of eligibility for assistance for
16 fiscal year 2013 or a subsequent fiscal year if the
17 country—

18 “(A) has a per capita income not greater
19 than the lower middle income country threshold
20 established by the International Bank for Re-
21 construction and Development for the fiscal
22 year;

23 “(B) is not among the 75 countries identi-
24 fied by the International Bank for Reconstruc-

1 tion and Development as having the lowest per
2 capita income; and

3 “(C) meets the requirements under sub-
4 section (a)(1)(B).”.

5 (c) RECLASSIFICATION.—Section 606 of the Millen-
6 nium Challenge Act of 2003 (22 U.S.C. 7705) is amend-
7 ed—

8 (1) by redesignating subsection (c) as sub-
9 section (d); and

10 (2) by inserting after subsection (b) the fol-
11 lowing:

12 “(c) TREATMENT OF COUNTRIES WITH PER CAPITA
13 INCOME CHANGES.—A country qualifying for candidate
14 status under this section with a per capita income that
15 changes during the fiscal year such that the country would
16 be reclassified from a low income country to a lower mid-
17 dle income country or from a lower middle income country
18 to a low income country shall retain its candidacy status
19 in its former income classification for such fiscal year and
20 the 2 subsequent fiscal years.”.

21 **SEC. 202. CARRYOVER AUTHORITY FOR PRIVATE-SECTOR
22 MEMBERS OF BOARD OF DIRECTORS.**

23 Section 604(c)(4)(B) of the Millennium Challenge
24 Act of 2003 (22 U.S.C. 7703(c)(4)(B)) is amended to read
25 as follows:

1 “(B) OTHER MEMBERS.—Each member of
2 the Board described in paragraph (3)(B)—
3 “(i) shall be appointed for a term of
4 3 years;
5 “(ii) may be reappointed for a term of
6 an additional 2 years; and
7 “(iii) may continue to serve in each
8 such appointment until the earlier of—
9 “(I) the date on which his or her
10 successor is appointed; or
11 “(II) the date that is 1 year after
12 the expiration of his or her appoint-
13 ment or reappointment, as the case
14 may be.”.

15 **SEC. 203. ADDITIONAL REPORTING TO THE BOARD ON THE**
16 **TREATMENT OF CIVIL SOCIETY IN AN ELIGI-**
17 **BLE COUNTRY.**

18 Section 607 of the Millennium Challenge Act of 2003

19 (22 U.S.C. 7706) is amended—

20 (1) in subsection (a), by adding at the end the
21 following: “A determination whether a country is eli-
22 gible for a subsequent, non-concurrent Millennium
23 Challenge Compact shall also be based, to the extent
24 practicable, on significantly improved performance
25 across the criteria in subsection (b) that, at a min-

1 imum, are relevant to the preceding Compact, com-
2 pared to the country’s performance with respect to
3 such criteria when selected for such preceding Com-
4 pact.”

5 (2) in subsection (b)(1)—

6 (A) in subparagraph (D), by striking
7 “and” at the end;

8 (B) in subparagraph (E), by adding “and”
9 at the end; and

10 (C) by adding at the end the following:

11 “(F) the quality of the civil society ena-
12 bling environment;”;

13 (3) by redesignating subsections (d) and (e) as
14 subsection (e) and (f), respectively; and

15 (4) by inserting after subsection (c) the fol-
16 lowing:

17 “(d) REPORTING ON TREATMENT OF CIVIL SOCI-
18 ETY.—For the 7-year period beginning on the date of the
19 enactment of this subsection, before the Board selects an
20 eligible country for a Compact under subsection (c), the
21 Corporation shall provide information to the Board re-
22 garding the country’s treatment of civil society, including
23 classified information, as appropriate. The information
24 shall include an assessment and analysis of factors includ-
25 ing—

1 “(1) any relevant laws governing the formation
2 or establishment of a civil society organization, par-
3 ticularly laws intended to curb the activities of for-
4 eign civil society organizations;

5 “(2) any relevant laws governing the operations
6 of a civil society organization, particularly those laws
7 seeking to define or otherwise regulate the actions of
8 foreign civil society organizations;

9 “(3) laws relating to the legal status of civil so-
10 ciety organizations, including laws which effectively
11 discriminate against foreign civil society organiza-
12 tions as compared to similarly situated domestic or-
13 ganizations;

14 “(4) laws regulating the freedom of expression
15 and peaceful assembly; and

16 “(5) laws regulating the usage of the Internet,
17 particularly by foreign civil society organizations.”.

18 **SEC. 204. CONCURRENT COMPACTS UNDER THE MILLEN-**

19 **NIUM CHALLENGE ACT OF 2003.**

20 (a) IN GENERAL.—Section 609 of the Millennium
21 Challenge Act of 2003 (22 U.S.C. 7708) is amended—

22 (1) by striking the first sentence of subsection
23 (k);

24 (2) by redesignating subsection (k) (as so
25 amended) as subsection (l); and

1 (3) by inserting after subsection (j) the fol-
2 lowing:

3 “(k) CONCURRENT COMPACTS.—An eligible country
4 that has entered into and has in effect a Compact under
5 this section may enter into and have in effect at the same
6 time not more than one additional Compact in accordance
7 with the requirements of this title if—

8 “(1) one or both of the Compacts are or will be
9 for purposes of regional economic integration, in-
10 creased regional trade, or cross-border collabora-
11 tions; and

12 “(2) the Board determines that the country is
13 making considerable and demonstrable progress in
14 implementing the terms of the existing Compact and
15 supplementary agreements thereto.”.

16 (b) CONFORMING AMENDMENT.—Section
17 613(b)(2)(A) of such Act (22 U.S.C. 7712(b)(2)(A)) is
18 amended by striking “the” before “Compact” and insert-
19 ing “any”.

20 (c) APPLICABILITY.—The amendments made by this
21 section apply with respect to Compacts entered into be-
22 tween the United States and an eligible country under the
23 Millennium Challenge Act of 2003 before, on, or after the
24 date of the enactment of this Act.

1 **SEC. 205. PUBLIC NOTIFICATION OF ENTERING INTO A**
2 **COMPACT.**

3 Section 610 of the Millennium Challenge Act of 2003
4 (22 U.S.C. 7709) is amended to read as follows:

5 **“SEC. 610. CONGRESSIONAL AND PUBLIC NOTIFICATION.**

6 “(a) CONGRESSIONAL CONSULTATIONS AND NOTIFI-
7 CATIONS.—

8 “(1) IN GENERAL.—The Board, acting through
9 the Chief Executive Officer, shall consult with and
10 notify the appropriate congressional committees not
11 later than 15 days before taking any of the actions
12 described in paragraph (2).

13 “(2) ACTIONS DESCRIBED.—The actions de-
14 scribed in this paragraph are—

15 “(A) providing assistance for an eligible
16 country under section 609(g);

17 “(B) commencing negotiations with an eli-
18 gible country to provide assistance for—

19 “(i) a Compact under section 605; or
20 “(ii) an agreement under section 616;

21 “(C) signing such a Compact or agree-
22 ment; and

23 “(D) terminating assistance under such a
24 Compact or agreement.

25 “(3) ECONOMIC JUSTIFICATION.—Any notifica-
26 tion relating to the intent to negotiate or sign a

1 Compact shall include a report describing the pro-
2 jected economic justification for the Compact, in-
3 cluding, as applicable—

4 “(A) the expected economic rate of return
5 of the Compact;

6 “(B) a cost-benefit analysis of the Com-
7 pact;

8 “(C) a description of the impact on bene-
9 ficiary populations;

10 “(D) the likelihood that the investment will
11 catalyze private sector investments; and

12 “(E) any other applicable economic factors
13 that justify each project to be funded under
14 such a Compact to the extent practicable and
15 appropriate.

16 “(4) RISK MANAGEMENT PLAN.—Not later than
17 60 days before signing each concurrent Compact, as
18 authorized under section 609, the Board, acting
19 through the Chief Executive Officer, shall consult
20 with and provide to the appropriate congressional
21 committees—

22 “(A) an assessment and, as appropriate,
23 the identification of potential measures to miti-
24 gate risks, of—

1 “(i) the countries’ commitment to re-
2 gional integration and cross-border co-
3 operation and capacity to carry out com-
4 mitments;

5 “(ii) political and policy risks, includ-
6 ing risks that could affect country eligi-
7 bility;

8 “(iii) risks associated with realizing
9 economic returns;

10 “(iv) time and completion risks; and

11 “(v) cost and financial risks; and

12 “(B) an assessment of measures to be
13 taken to mitigate any identified risks, includ-
14 ing—

15 “(i) securing other potential donors to
16 finance projects or parts of projects as
17 needed; and

18 “(ii) partnering with regional organi-
19 zations to support and oversee effective
20 cross-border cooperation.

21 “(b) CONGRESSIONAL AND PUBLIC NOTIFICATION
22 AFTER ENTERING INTO A COMPACT.—Not later than 10
23 days after entering into a Compact with an eligible coun-
24 try, the Board, acting through the Chief Executive Officer,
25 shall—

1 “(1) publish the text of the Compact on the
2 website of the Corporation;

3 “(2) provide the appropriate congressional com-
4 mittees with a detailed summary of the Compact
5 and, upon request, the text of the Compact; and

6 “(3) publish in the Federal Register a detailed
7 summary of the Compact and a notice of availability
8 of the text of the Compact on the website of the
9 Corporation.”.

10 **SEC. 206. DISCLOSURE.**

11 (a) REQUIREMENT FOR TIMELY DISCLOSURE.—Sec-
12 tion 612(a) of the Millennium Challenge Act of 2003 (22
13 U.S.C. 7711(a)) is amended—

14 (1) in the subsection heading, by inserting
15 “TIMELY” before “DISCLOSURE”; and

16 (2) in the matter preceding paragraph (1)—

17 (A) by striking “The Corporation” and in-
18 serting “Not later than 90 days after the last
19 day of each fiscal quarter, the Corporation”;
20 and

21 (B) by striking “on at least a quarterly
22 basis.”.

23 (b) DISSEMINATION.—Section 612(b) of the Millen-
24 nium Challenge Act of 2003 (22 U.S.C. 7711(b)) is
25 amended to read as follows:

1 “(b) DISSEMINATION.—The Board, acting through
2 the Chief Executive Officer, shall make the information
3 required to be disclosed under subsection (a) available to
4 the public—

5 “(1) by publishing it on the website of the Cor-
6 poration;

7 “(2) by providing notice of the availability of
8 such information in the Federal Register; and

9 “(3) by any other methods that the Board de-
10 termines to be appropriate.”.

11 **SEC. 207. RESTRICTION ON THE USE OF ASSISTANCE
12 UNDER SECTION 616.**

13 Section 616(d) of the Millennium Challenge Act of
14 2003 (22 U.S.C. 7715(d)) is amended to read as follows:

15 “(d) FUNDING.—

16 “(1) LIMITATION.—Not more than 10 percent
17 of the amounts made available to carry out this Act
18 for a fiscal year may be made available to carry out
19 this section.

20 “(2) RESTRICTION RELATING TO ASSIST-
21 ANCE.—None of the funds authorized to carry out
22 the purposes of this Act shall be available for assist-
23 ance under this section to a country that does not
24 qualify as a candidate country under section 606 for

1 the fiscal year during which such assistance is pro-
2 vided.”.

3 **SEC. 208. STUDY ON SUBNATIONAL COMPACTS.**

4 (a) IN GENERAL.—Not later than 180 days after the
5 date of the enactment of this Act, the Board of the Millen-
6 nium Challenge Corporation, acting through the Chief Ex-
7 ecutive Officer, shall submit a study to the appropriate
8 congressional committees that assesses the feasibility and
9 desirability of developing partnerships at the subnational
10 level within candidate countries that would be complemen-
11 tary to, and, as applicable, concurrent with, any Millen-
12 nium Challenge Corporation national-level or regional in-
13 vestments.

14 (b) CONTENT.—The study required under subsection
15 (a) shall examine—

16 (1) the extent to which targeting investments at
17 the subnational level might provide new opportuni-
18 ties for reducing poverty through economic growth;

19 (2) the extent to which traditional approaches
20 to defining poverty may not adequately capture the
21 nature of poverty within a country;

22 (3) the types of subnational entities that might
23 be appropriate partners for subnational Millennium
24 Challenge Corporation compacts;

(4) how candidates for subnational partners
might best be identified; and

6 (c) APPROPRIATE CONGRESSIONAL COMMITTEES.—

7 In this subsection, the term “appropriate congressional
8 committees” means—

(1) the Committee on Foreign Relations of the Senate:

11 (2) the Committee on Appropriations of the
12 Senate;

Passed the House of Representatives January 17,
2018

Attest: KAREN L. HAAS,
Clerk

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